CERTIFICATE OF DISSOLUTION

STOCK CORPORATION

Office of the Secretary of the State

MAILING ADDRESS:

Commercial Recording Division Connecticut Secretary of the State P.O. Box 150470 Hartford, CT 06115-0470 860-509-6003

DELIVERY ADDRESS:

Commercial Recording Division Connecticut Secretary of the State 30 Trinity Street Hartford, CT 06106 860-509-6003

Space For Office Use Only	Filing Fee \$25.00	Make Checks Payable To "Secretary of the State"
1. NAME OF CORPORATION		
2. DATE ON WHICH DISSOLU	TION WAS AUTHORIZED _	
3. Complete Block (A) if Dissolut was authorized by directors an	· · · · · · · · · · · · · · · · · · ·	ators or initial directors <u>or</u> block (B) if Dissolution
(A) Place a check mark next to eight		2. The corporation has not commenced business
that no debt of the corporation re	emains unpaid; that if shares w	with the selection made under section (A) of this form: ere issued, the net assets of the corporation remaining that a majority of the incorporators or initial directors
		reholders in the manner required by sections 33-600 es, and by the Certificate of Incorporation.
	4. EXECUTI	ON
Date	d thisday of _	, 20
Print or type name of signator	y Capacity of signs	ntory Signature

NOTE: A corporation may only revoke its dissolution within 120 days following the effective date of such dissolution.

INSTRUCTIONS FOR COMPLETION OF CERTIFICATE OF DISSOLUTION STOCK CORPORATION

Instructions

- 1. NAME OF CORPORATION: Please provide the complete name of the corporation as it currently appears on the records of the Secretary of the State.
- 2. DATE DISSOLUTION WAS AUTHORIZED: Please provide the month, day and year on which the directors/shareholders/incorporators authorized the dissolution of the corporation.
- 3. COMPLETE APPROPRIATE BLOCK (A) OR (B):
 - (A) Place a check mark next to 1 or 2 in block (A) if the dissolution was authorized by a majority of the corporation's initial directors or incorporators.
 - (B) Place a check in block (B) if the dissolution was approved by shareholders in the manner required by sections 33-600 to 33-998 (inclusive) of the Connecticut General Statutes.
- 4. EXECUTION: The document must be executed by an authorized official of the corporation. That person must print or type their name, state the capacity under which they sign and provide a signature. The execution constitutes a legal statement under the penalties of false statement that the information provided in the document is true.

A CORPORATION MAY ONLY REVOKE ITS DISSOLUTION WITHIN 120 DAYS FOLLOWING THE EFFECTIVE DATE OF SUCH DISSOLUTION.



SECRETARY OF THE STATE 30 TRINITY STREET POST OFFICE BOX 150470 HARTFORD, CT 06115-0470

DISSOLUTION OF A CONNECTICUT STOCK CORPORATION

A Connecticut stock corporation may be dissolved by incorporators, initial directors, shareholders or directors. Please consult The Connecticut Business Corporation Act to determine which of these methods are appropriate, after the necessary corporate action has been taken to authorize the dissolution.

Following dissolution, the affairs of the corporation must be wound up in the manner provided in The Connecticut Business Corporation Act.

Any questions concerning completion of this form or the dissolution process in general should be directed to the Corporation's own legal counsel.

MAKE CHECKS PAYABLE TO THE SECRETARY OF THE STATE